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Mark Moothart, General Manager
Pacific Wood Treating Corporation
111 West Division Street
Ridgefield, Washington 98642

Re: Ridgefield Brick and Tile Site
Environmental Protection Agency ID. No. WAD 009036906

Dear Mr. Moothart:

Mr. McQuiggin made several requests during the Part B meeting and inspection on April 30, 1985.

A copy of the Closure/Post-Closure Guidance Manual was requested. This guidance is enclosed. Copies of the Permit Writer's Guidance Manual for Land Disposal, the General Facility Guidance Manual, and the list of items to be addressed in a post-closure permit application were provided at the meeting.

A contact for stabilization was requested. This can be acquired by calling the RCRA hotline at 1-800-424-9346.

Mr. McQuiggin asked if a complete closure plan must be submitted with the Part B application for post-closure. The regulations do not require the inclusion of a closure plan within the Part B application for post-closure if a facility has been certified closed according to an approved closure plan. However, the post-closure Part B application must contain complete as-built drawings and a description of construction procedures for the closure of the unit and other information as necessary for EPA to evaluate and apply the post-closure requirements.

Mr. McQuiggin contacted this office last week and asked if slippage of past deadlines established by recent correspondence from EPA would be allowed while EPA considered a letter from Pacific Wood Treating (PWT) requesting relief. All deadlines remain in effect independent of the submittal of a letter by PWT.

WMB: R.Stammes;cs;5/15/85;3839G

RPS

CONCURRENCES

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SURNAME							
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If there are any questions concerning these issues, please contact Robert Stamnes at (206) 442-2851.

Sincerely,

/S/ GEORGE C. HOFFER

George C. Hofer, Chief
RCRA Permits Section

cc: Joanne Chance, WDOE, S.W.